To: Honorable Robert D. Drawn
United States Bankruptcy Judge - Southern District of My
One bowling Green
New York, NY 10004-1408
Doctret # 05-44481 (ADD)

I am writing this letter to object to the June 1, 2009 Master Disposition Agreement Artical 9.5.11. This artical declares that Severence payments will be terminated upon the closing date / emergence date.

These Sevenence payments were accepted by me as an exchange for my waver of certain rights via the helease of Claims. These Sevenence payments were part of my Separation Agreement Contract I had with Helphi. I provided an item of value to Helphi (helease of Claims) by accepting these payments. This "contract" was entered into during bankruptcy. These payments are a contract liability not a Helphi provided benefit. If I don't receive these agreed to payments; I consider my agreement to "Separation" well + void and I should be venstated as an active employee.

I agreed to my Separation from Nelphi to be effective Feb 1, 2009. I worked for almost forty four years with GM/Delphi (Seniority date Aug 18, 1965). I have already lost my health care benefolds and probably will have my pension payments reduced. I am counting on the remainder of my separtion package payments to a arry me into retirement. I will be bed years old in July and don't see any new reasonable chance of employment.

Bruce V. Newton Buse & Plenton 418 Dansworth Road Yvangstown, N.Y. 14174 716-745-3510